### R Z

S A T U R D A Y, FEBRUARY 2, 1788.

A Copy of a letter from the Hanorable RICHARD HENRY LEE, Ejg. to his Excellency the GO-

DEAR SIR, New York, Oct. 16, 1787.
WAS duly honoured with your favor of Sept.
17th, from philadelphia, which should have been acknowledged long before now, if the nature of the bufiness that it related to had not required

the business that it related to had not required time.

The establishment of the new plan of government, in its present form, is a question that involves such immence confequences to the present times and to posterity, that it calls for the deepest attention of the best and wisest friends of their country and of mankind. If it be found good after mature deliberation, adoptit; if wrong, amend it at all events for to say (as many do) that a bad government must be established for fear of anarchy, is realy saying that we must kill ourselves for sear of dying. Experience and the actual state of things, shew that there is no difficulty in procuring a general convention. The late one being collected without any obstruction; nor does external war, or internal discording revent the most cool, collected, fall, and fair discussion of this all important subject. If with infinite ease a convention was obtained to prepase a system, why may not another with equal ease be procured to make proper and necessary amendments. Good government is not the work of a short time, or of sudden thought. From Moses to Montasquizo the greatest geniuse have been employed on this difficult subject, and yet experience has shewn capital defects in the system produced for the government of mankind.—But since us neither prudent nor easy to make frequent changes in government, and as bad governments have been generally sound the most fixed; so it becomes of the last consequence to frame the institutional functions to be the cories with experience guitfly. Not trusting as our quence to frame the lift ettainfindent upon ground the most inexceptionable, and fuch as the best ste-ories with experience justify. Not trutting as our new constitution does, and as many approve of do-ing, to time and future events to correct errors, that both reason and experience in similar cases, that both reaton and experience in fimilar cafes, point out in the new fyllem. It has hitherto been fuppofed a fundamental imaxim that in governments rightly balanced, the different branches thould be anconnected, and that the legislative and executive powers should be feparate—nother new confitution, the prefident and ienate are all the executive and two thirds of the legislative power. In tome weighty inflances (as making all kinds of freaties, which are to be laws of the the land) they have the whole legislative and executive powers. They jointly appoint all officers civil and military, and they (the ienate) try all impeachments either of their own hembers, or of the officers appointed eir own members, or of the officers appointed them elves.

Is there not a most formidable combination of

their own members, or of the officers appointed by them elves.

Is there not a most formidable combination of power thus created in a few, and can the most criticeye, if a candid one, discover responsibility in this potent corps! Or will any fensible man fay, that great power without responsibility can be given to rulers with fafety to liberty. It is most clear that the parade of impeachment is nothing to them or any of them—as little relitraint is to be found, I presume from the fear of offending conflittents. The president is for four weak duration and Virginia (for example has one to of thirteen in the choice of him, and this threenth vote not of the people, but electros, two removes from the people. The ferrate is a body of fax years duration and as in the choice of president, the largest state has but a threefinehold, the largest state has but a threefinehold; is as little to be apprehended from amenability to confituents, as from the territor of impeachment. You are therefore, fir, well warranted in saying either amonarchy or aristocracy will be generated, pathages the most grievous system of government may arise. It cannot be denied with truth that this new constitution is, in its first principles highly and dangerously oligarchic, and its a point agreed that a government of the few, is of all governments the worst. The only check to be found in favour of the democratic principle in this system is the house of representatives; which I be lieve may justly be called a mee fired or rag of representation. It being obvious to the least examination that similar of power, renders that house of its effect to promote good, or restrain bad government. But what is the power given to this sill constructed bedy! To judge of what may be

for the general welfare, andfuch judgments when made the acts of Congreis become the fupreme laws of the land. This feems a power co-extensive with every possible object of human legislation. Yet there is no refraint in form of a bill of rights, to fecure (what doctor Blackstone calls) that refiduum of human rights, which is not intended to begiven up to fociety, and which indeed is not necessary to be given for any good focial purpose. The rights of conficience, the freedom of the press, and the trial by jury are at mercy. It is there stated that in criminal cases, the trial shall be by jury, but how! In the state what then becomes of the jury of the vicinage or at least from the county in the first instance, for the states being from 50 to 700 miles in extent. This mode of trial even in criminal cases may be greatly impaired, and in civil causes the in senece is strong that it may be altogether omitted as the constitution positively aliames it in criminal and is slient about it in civil causes. Nay it is more strongly discountenanced in civil cales by giving the supreme court in appeals, jurisdiction both as to law and sad-judge blackstone in his learned commentaries, art; Jury trials, says, it is the most transcender privilege which any fubject can eujoy or wish for, that he cannot be affected either in his property, his liberty, his perion, but by the unanimous consent of 12 of his neighbours and equals. A condituation that I may venture to affirm has under providence, secured the just liberties of this nation for a long soccession of ages. The impairal administration of justice, which is excuss both our perions and our properties, its because both our perions and our properties, its because of this nation for a long soccession of ages. The impairal administration of justice, which is excuss both our perions and our properties, its because both our perions and our properties, its because both our perions and our properties, its begins and those generally relected by the princes or such as each of their own the sections in pite or their own hadrial integrity, will have frequently an involuntary bias towards those of their own rank and dignity. It is not to be expected from thim in acture, that the few should always be attendive to the good of the many. The learned judge further says, that every tribunal feleched for the decision of pads is a steep towards establishing artificeracy; the most oppressive of all governments. The answer to their objections is, that the new, egislature may provide remedies! But as they may, so they may not, and if they did, a fucceoing alembly may repeal the provisions. The evil as found reiting upon constitutional bottom, and the remedy upon the mitable ground of legislation, revocable at any anual meeting. It is the more unfortunate that this great security of human right, the trial by jury, should be weakened in the system, as power is unnecessary in the second section of the third article, to call people from their own country in all cases of controverry about property between citizens of different states and foreigners with citizens of different states and foreigners with citizens of different states and foreigners with citizens of the United States, no be tried in a distant, court where the Congress may fit. For although interior congressional courts may for the above purposes be instituted in the different states, excepted to endless oppression, and the necessity of the states are supposed to the states, the propers of the pleasure of the new legislature, to that if they pleasure of the new legislature, to that if they pleasure of the new legislature, to that if they pleasure of the new legislature, to that if they pleasure of the new legislature, to that if they press not to institute them, or if they do not regulare the right of appeal reasonably, the people will, be expected to endless oppression, and the necessity of the northern faces, to pay unjur demands, where the northern selections are essentially different from theirs, aithough not a single man of these votes are the r duce thips jufficient to export fuch bulky como-differ as ours and of such extent; and if we had

the ships, from whence are the seamen to come? 4000 of whom at least in Virginia. In questions so liable to abuse, why was not the necessary toote put to two thirds of the members of the legislature? With the constitution came from the legislature? With the confictution came from the convention, fo many members of that body to congrefs, and of thoic too, who were among the most fiery zealots for their fystem, that the votes of three states being of them, two states divided by them, and many others mixed with them, it is easy to see that congress could have little opinion upon the subjest. Some denied our right to make amedments, whilst others more moderate agreed to the right, but denied the expediency of amending but it was plain that a majority was ready to see all too in terms of appropriation—my judgagreed to the right, but denied the expediency of amending but it was plain that a majority was ready to fend it on in terms of approbation—my, judgment and conficience forbid the laft, and therefore I moved the amendments that I have the honor to fend you inclosed herewith, and demanded the yeas and mays that they might appear on the journals. This feemed to alarm and to prevent fact appearance on the journal was agreed to transmit the conflitution with out a fyllable of approbation or disapprobation; fo that the term unanimously, only applies so the transmission, as you will observe by attending to the terms of the resolve for transmitting. Upon the whole, fi, my opinion is, that as this conflicution about swith useful regulations, at the fame time that it is liable to firong and fundamental objections, the plan for us to pursue, will be to propose the necessary amendments, and express our willingness to adopt, it with the amendments, and to suggest the calling of a new convention for the purpose of confidering them. To this I see no well founded objection, but great safety and much good to be the probable result. I am perfectly faitsfield that you make such use of this letter as you shall think, to be for the public good; and now after begging your particular distributions on your patience and presenting my best respective vant.

RICHARD HENRY LEE.

## POSTCRIPT

It having been found from univerfal experience that the most express declarations and refervations are necessary to protect the jest rights and liberty of mandind from the silent, powerful, and ever active conspiracy of those who govern, and it appearing to be the sense of the good people of America by the various bills or declarations of rights whereon the government of the greaten number of the states are founded, that such precautions are necessary to restrain and regulate the exercise of the great powers given to rulers. In conformity with these principles and from respect for the public solutions on this subject, to systubite the conformity with these principles and from respect for the public solutions. On this subject, to systubite the conformity with these principles and from respect for the public solutions. On this subject, to systubite the conformity with these principles and from respect for the government of the United States be bottomed upon a declaration or bill of rights, clearly and percrisely stating the principles upon which this social compact is sounded, to writ: That the right of conficience in matters of religion, thall not be violated—That the riredomost the press shall be secured—That the trial by jury in crim nal and civil cases, and the modes prescribed by the common law for the safety of life in crim nal profecutions shall be held sacred—That standing armies in times, of peace are dangerous to the try, and ought not to be permitted unless assenting activities in the state of the legislature under the new constitution.—That elections should be free and frequent. That the right administation of justice should be secured by the independency of the judges—That execssive ball, excessive sines, or cruel and unusual punishments should not be demanded or inflicted—That the right of the people to assention the legislature shall not be prevented—That the citizens shall not be expected to unresionable searchs, secured by the independency of the sadd of forcery, for the purpose of petitioning th T having been found from univerfal experience

in the arduous buffners affigned to the executive power. The end et the new conflution be fo amended, as to admit the app, itimen of a privy council to conflit of eleven members chosen by the prefixent but refjonible for the advice they may give. For which purpose the advice given that we entered in a council book and figned by the giver in all affairs of great moment and that the councellors are under, an oath of office, in order to prevent the dangerous bending of the legislative and executive powers and to necure responsibility, the privy, and not the fenare, thall be joined with the prefident in the appointment of all officers civil and military under the new confluction. That the conflictation be in the artuous bufiness affigued to the executive appointment of all officers civil and military under the new confituation. That the confituation be fo altered as not to admit the creation of a vice prefident, when duties as affigned may be dif-charged by the privy council, except in the in-flance of proceeding in the fenare, which may be supplied by a fpeaker chofen from the body of the fenators by themselves as usual, that so may be avoided the establishment of a great officer of three who is sometimes to be invest with the be supplied by a speaker chosen from the body of the senators by themselver as usual, that so may be avoided the elabslishment of a great officer of state, who is sometimes to be ioused with the legislature, and sometimes to be ioused with the legislature, and sometimes to administer the government, rendering responsibility difficult, besides giving unjust and needless pre-eminence to that state from whence this officer may come. That such parts of the new constitution be amended as provide imperfectly for the trial of criminals by a jury of their vicinage, and to supply the omission of ajury trial in civil causes or disputes about property between individuals whereby the common law is directed, and as generally it is fecured by the several state constitutions. That such parts of the new constitution be amended as permit the vexations and sorpsishers to be tried in a far distant court, and as it may be whout a jury, whereby in a multitude of cases, the circumstances of distances and expence, may compel numbers to submit to the most unjust and ill founded demands. That in order to secure the rights of the people more effectually from violation, the power and respectability of the house of representatives be increased, by increasing the number of delegates to that house, where the popular interest must chiefly depend for protection. That increase number of one made at this case the number of our protection. the confittution be for amended as to increate the number of votes necessary to determine questions in cases where a bare majority may be seduced by strong motives of interest to injure and oppress to minerally of the remainity, as in commencial frong motives of interest to injure and oppress
the minority of the community, as in commercial
tegulations where advantage may be taken of circumstances to ordain rigid and prema ure laws
that will in effect amount to oppressive one
lies, to the grear impoverishment of those states whose peculiar situations expose them to such

January 16, 1788.

Sir.

WHENyour pressirs our Positicians would immediately have entered into the discussion of the important and interesting question, whether a separation ought to take place? hoping that some of use might have been thereby enabled to form a judgment, and give some advice on the occasion, to our members of Convention: but I fear what we farmers suspect to true, namely, THAT OUR GREATEST POLITICIANS ARE NOT TRUE PATROTS—when we wish them to nifer our doubts respecting matters of the greatest moment to its, they fet to quarreling & doubling one another like a parcel of oil weemen. We might now fubble to the separation right or wrong; but wavy of its would have been better satisfied, had they but told use for radio why such a measure was need fory—as we plow the ground from whence they get their bread I think it is as little as they can do to give us all the information, their pens and your press can afford, if it was merry to keep us in good humour. It becomes now out duty to make the best we can of the intended separation. The next step to be taken is the framing a new Construction which is of the greatest importance to pusherity, and ought if possible to please as well as be profittable to us all; and I have been wishing to hear the opinions of gentlemen on several particulars which have been the subject of debate in some companies where I have been the subject of debate in some companies where I have been the subject of Allewby that shall be made contrary to it. WHE Nyour press first opened in this district, I had

1. Ought int the Confitution to have a claufe declaring itself superior and permanent to any Law or at of Affembly that shall be made contrary to it.

2. Ought it not to have a claufe declaring religious freedom, and forbidding the Legislature to middle is religious matters?

3. Ought it to have a claufe respecting Slavery? and what ought that claufe to be.

4 Ought treachers to be allowed a feat in the Legislature? and ought they to bear arms?
5. Oight Cerks of Cours: to be allowed a feat in the Legislature?
6. Ought Surveyors to be allowed a feat in the Legislature?
7. Ought pradifing Attorneys whose fees are extended by law, to be allowed a feat in the Legislature?

8. Ought here to be more than one Branch of the

Legislature? and why?
9. How ought County Court Justices to Ye appointed?

9. 100 ought Militia officers to heappointed?
10. How ought Militia officers to heappointed?
Those our Gentlemen politicians will oblige the public with their Jenniments on those judyests before the Constitution is framed.—I think the discussion of Juch weighty matters worth their trouble, and I taink it is their duty. Perhaps some of my calling may have feats in the next Convention; and unleist they judyests are discussed weighed beforehand, it cannot be expedied (in the few days the Convention will be fitting to frame the constitution) that a judicious opinion can be given by

## FORSALE ON THE LOWES TERMS FOR

Cash, or work-horses. The following tracts of land the property of Thomas Bedford, to wit, fifteen hundred acres of land in Bourbon county, on or near, the ohio river, the quality and fituation, may be known by applying to Mr. William Kennedy, living near Dan-ville, who located and furveyed the fame.

Alfo five hundred acres, in the name of John Pemberton, lying in Nelson county, on Ashers creek a branch of falt river, land may be feen by applying to Mr. William Smiley living near the mouth of faid creek or the quality known by applying to Col. Isaac Cox, who surveyed the

For terms apply to WILLIAM HENRY agent for Thomas Bedford. Credit will be given until the tenth of

april next.

He public should be cautious how they deal with a certain capt. John Martin of Lincoln county, as that man has lately taken advantage of the law in pleading the limitation act, and that only, because he has been indulged nearly three years. This I hope will be a fufficient warning to the citizens of Kentucke particularly those

Dinville, Dec. 4, 1787. 20 M. NAGLE N. B. He fays I owe him, let him produce his account proved, and then I will give hin credit on the execution I have against him.

A LL persons indebted to the subscriber, are defined to settle and any ALL perions indebted to the fubferiber, are defined to fettle and pay up their respective balances, on or before the 1th day of March next; those who fail may depend that I shall take the shortest method of getting my own. All those who may shad in need of my assistance in future will be careful to make provision to settle with me before I leave their houses.

MARY HARPER.

‡ Whereas a number of the subscribers for this paper, have paid no part of the subscription money, they are hereby requested to do it shortly, as there are feveral demands againft us which we are not able otherwife to difcharge. Good wheat at 3f. per buffel or Ind an corn at 6f. per barret will be received in pryment, on or before the 13, of February next.

# WANTED AN APPRENTICE TO THE HATTING BU-

Enquire of the printer hereof.

### IUST OPENED

AND FOR SALE ON THE MOST REASONA BLE TERMS FOR CASH, BY

ALEXANDER AND JAMES PARKER at their flore in Lexington opposite Brays Tavern an affortment of dry goods, amongst which is an affortment of Queens ware, Groceries and hard water

#### ROBERT BARR

HAS just received a fresh assortment of groery and dye ftuffs, and has epened the remaining flock of his dry goods, and now are for fale, likewife two Philadelphia made fills two mill faws, four dickert rifle guns and a number of Cows and calves, with the following Medecine, viz. Glauberfalts, Buk, rhubarb, Jallap, tartar emetic, cream of tartar ippecacuena, magnefie, camphor, flower of fulphur, quicklilver ointment, british oy, harlem oyl, turlingtons balfam, andersons pills, hoopers female pills estruce of pepper mint, liquorish ball &c. Also, two surveyors compases and chains, together with a case of pepper mint, liquorish ball &c. Also, two surveyors compases and chains, together with a case of plotting instruments: at eight pounds each campass.

As I propose quiting trade as soon as this cargo of merchandize is vended, thall in future fell on the lowest terms to expedire the tame, super fine broad cloths with other fine goods will be fold on lower terms other fine goods will be fold on lower than this district can in future be supplied R. B.

Hereas I palled my bond with mr. John South fecurity, to a Samuel Ewing fome years past, for four hundred acres or land, and as I have paid off fad bond to faid Ewing, and taken his receipt against the same: I hereby forewarn all persons from taking any affigument thereof, as ani determined not to pay it. Also an order to faid Ewing, on a mr. Orubbs, for two young negroes, or any other writing obligatory whatever, as the faid Ewing failed in his engagments to me made in confequence thereof. P 25 WILLIAM HOY: ereof. ? 25 Fanuary 19, 1788.

THE Public are cautioned against purchas ing a tract of five hundred acres of land lying on Licking creek or the waters thereof, near col. Gerrards, of Messrs. Gordon and Coburn until a featlement takes place between them and myfelf, respecting faid lands, two thirds thereof being my property. Fanuary 19 1733

Fall Co.

THE public are hereby informed that as there never was any species of con-tion between William Hoy and the subnection cribers no fettlement between them can affect the title to the above tract of lind and they may reft affured that he has no claim to the above a Equity.
Gither at Law or in Equity.
GORDON & COBURNA

LEXINGTON GRAMMAR SCHOOL,

LEXINGTON GRAMMAR SCHOOL, IS again opened, where Latin, treek and the different branches of feience will be carefully taught by Ifaac Wilion, formerly professor in Philadelphia college. The price of tuition is four pounds payable in cash or produce, boarding may be had on as reasonable terms as any in the district.